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I, Brian Weiss, hereby declare as follows:

- I am the federal court appointed receiver for Eagan Avenatti, LLP 1. ("EA") in the above captioned case. I make this declaration in support of my motion to discharge myself and the EA receivership (the "Motion"). Unless otherwise stated, I have personal knowledge of the facts set forth below; and if called as a witness, I could and would competently testify thereto under oath.
- I was appointed as receiver for EA by this Court (by stipulation) on 2. February 13, 2019 [Docket No. 53]. On September 13, 2019, I caused EA to file for chapter 7 bankruptcy (In re Eagan Avenatti, LLP, Case No. 8:19-bk-13560-CB, the "EA Bankruptcy Case"). A bankruptcy trustee (Richard A. Marshack) has been appointed, and I have turned over all files and other property to Mr. Marshack. I have also discussed EA and its business/various issues at great length with him.
- 3. As the assets and affairs of EA are now wholly controlled by the Trustee in the EA Bankruptcy Case, I believe my duties have concluded with respect to the EA Receivership estate, and request that the Court discharge me from my duties as Receiver. A true and correct copy of my seventh and final receivership report is attached as Exhibit 1.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on October <u>1</u>, 2019, at Newport Beach, California

